

To The Health, Communities, Disability Services and Domestic and Family Violence
Prevention Committee,

Mr Clive Edward Morley

Parliament House,

George Street,

Brisbane Qld 4000

28/06/2016

Dear Committee

Re: Abortion Law Reform (Women's Right to Choose) Amendment Bill 2016

I believe that abortion is nothing short of cold blooded murder and that abortion and palliative care are being used in Queensland for covert euthanasia of citizens who are deemed as being potential financial burdens on the public purse.

Decriminalising abortion will increase abortions in Queensland. Increase in abortions in Victoria since 2008 bill passed. Abortion in Australia is not used in a crisis situation - it is now a means of contraception with death to baby and harm to women. This bill is extreme – no limits on gestation.

It is a myth that late term abortions are just for babies with congenital abnormalities. Late term abortions for psychosocial reasons are 50% of the late term abortions in Victoria.

Who is driving this bill? And for what purpose?

Is it to save the federal and state governments money on the provision of healthcare to those citizens the governments and their colluding lackey doctors deem to be “lives unworthy of life (Aktion T4 – Adolf Hitler, 1940)” ?

Many babies are aborted because of a disability – this is eugenics, and discrimination against those with a disability.

The Universal Declaration of Human Rights – Article 3 declares “Everyone has the Right to Life”. The International Convention on the Rights of the Child reads, “The child by reason of his physical and mental immaturity, needs special safeguards and care, including appropriate legal protection, before as well as after birth.”

Shame Queensland Government, shame!

Yours faithfully

C. E. Morley 28/06/2016